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suitable for its reception, but in such instances the report cards shall indicate the place where the case occurred, as well as the place to which the patient has been removed.

SEC. 35. No person shall knowingly expose himself or any other person, or, if he has power and authority to prevent, permit any other person to be exposed, to infection by acute anterior poliomyelitis, unless such exposure is necessary for the proper care and treatment of the patient.

SEC. 36. No person who is nursing a patient afflicted with acute anterior poliomyelitis shall mingle with other persons who are not so engaged and who are not afflicted with the disease from which the patient is suffering until after said person has removed such outer garments as have been worn in the sick room and has properly disinfected the hands and face, and the hair, if the hair has not been covered while in the sick room.

SEC. 37. No person residing in any dwelling house or in any family when there is in said dwelling house or family a patient afflicted with acute anterior poliomyelitis shall, while so residing and prior to the expiration of two weeks after the temperature of the patient has returned to normal, attend public or private school or Sunday school.

Privies and Cesspools—Construction and Care. (Reg. Bd. of H., Sept. 15, 1913.)

SEC. 7. No person, firm, or corporation shall own, construct, or maintain a privy vault, privy, or cesspool on any lot or premises where a public sewer is accessible, and privy vaults and cesspools shall be so constructed and maintained as to prevent the access of flies to the excrement deposited therein, and to protect the soil from contamination. Privy vaults shall be built of metallic substance, or of hard-burned brick, laid in cement, with a cement or concrete floor or bottom at least 3 inches thick, and shall be made water-tight, and so suited and constructed as to exclude all surface drainage. Whenever the use of a privy vault is discontinued, such vault shall be cleaned to the bottom and filled up with earth or other suitable material; and no person, firm, or corporation shall maintain a water-closet, privy, or privy vault in an unwholesome, unclean, or imperfect condition.

IRVINGTON, N. J.

Domestic Animals—Keeping of—Permit. (Reg. Bd. of H., May 1, 1913.)

SECTION 1. That section 64 of the ordinance of which this ordinance is amendatory be, and the same is amended to read as follows:

SEC. 64. That no person or persons or corporations shall have or keep upon any premises in the town of Irvington, any live cattle, sheep, goats, swine, pigeons, chickens, ducks, geese, or fowl of any kind unless a permit be granted by the board of health for that purpose, which permit shall be renewable annually on or before the first day of May and registered in the board, and for each and every permit so granted the sum of 10 cents for each animal shall be paid, except that the sum of 50 cents shall be paid for a permit to keep pigeons, ducks, chickens, geese, or any fowls. Such fowl shall not be permitted to run or fly at large, but shall be kept in a house or coop with an inclosed runway, and when so ordered by the board of health said house or coop shall be floored under the roost with cement or other water-tight flooring. All buildings or inclosures erected and maintained for the purpose of keeping animals or fowls must be kept in a sanitary condition, and under the direction of the board of health.

All buildings or inclosures made or erected for the purpose of keeping therein pigeons, chickens, ducks, geese, or any fowls shall be located at least 20 feet from the doors or windows of any building used as a dwelling or for business purposes, unless ordered or permitted by the board of health, and where said dwellings are tenement houses, no such building or inclosure shall be erected in the yard thereof,